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fuel ethanol and other oxygenates for use by oxygenate blenders.

80.1643 Sample retention requirements for oxygenate producers and importers.

80.1644 Sampling and testing requirements for producers and importers of certified ethanol denaturant.

80.1645 Sample retention requirements for producers and importers of certified ethanol denaturant.

80.1646-80.1649 [Reserved]

80.1650 Registration.

80.1651 Product transfer document requirements.

80.1652 Reporting requirements for gasoline refiners, gasoline importers, oxygenate producers, and oxygenate importers.

80.1653 Recordkeeping.

80.1654 California gasoline requirements.

80.1655 National security exemption.

80.1656 Exemptions for gasoline used for research, development, or testing purposes.
80.1657 [Reserved]

80.1658 Requirements for gasoline for use in American Samoa, Guam, and the Commonwealth of the Northern Mariana Islands.

80.1659 [Reserved]

80.1660 Prohibited acts.

80.1661 What evidence may be used to determine compliance with the prohibitions and requirements of this subpart and liability for violations of this subpart?

80.1662 Liability for violations.

80.1663 Defenses for a violation of a prohibited act.

80.1664 [Reserved]

80.1665 Penalties.

80.1666 Additional requirements for foreign small refiners and foreign small volume refineries.

80.1667 Attest engagement requirements.

APPENDIX A TO PART 80—TEST FOR THE DETERMINATION OF PHOSPHORUS IN GASOLINE APPENDIX B TO PART 80—TEST METHODS FOR LEAD IN GASOLINE

Appendixes C-G to Part 80 [Reserved]

AUTHORITY: 42 U.S.C. 7414, 7521, 7542, 7545, and 7601(a).

Source: 38 FR 1255, Jan. 10, 1973, unless otherwise noted.

EFFECTIVE DATE NOTE: At 59 FR 7716, Feb. 16, 1994, EPA published amendments to part 80 containing information collection and recordkeeping requirements, which will not become effective until approval has been given by the Office of Management and Budget.

Subpart A—General Provisions

§ 80.1 Scope.

(a) This part prescribes regulations for the control and/or prohibition of fuels and additives for use in motor vehicles and motor vehicle engines. These regulations are based upon a determination by the Administrator that the emission product of a fuel or additive will endanger the public health, or will impair to a significant degree the performance of a motor vehicle emission control device in general use or which the Administrator finds has been developed to a point where in a reasonable time it would be in general use were such regulations promulgated; and certain other findings specified by the Act.

(b) Nothing in this part is intended to preempt the ability of State or local governments to control or prohibit any fuel or additive for use in motor vehicles and motor vehicle engines which is not explicitly regulated by this part.

[38 FR 1255, Jan. 10, 1973, as amended at 38 FR 33741, Dec. 6, 1973; 42 FR 25732, May 19, 1977]

§ 80.2 Definitions.

Definitions apply in this part as described in this section.

(a) Act means the Clean Air Act, as amended (42 U.S.C. 1857 $et\ seq.$).

(b) *Administrator* means the Administrator of the Environmental Protection Agency.

(c) Gasoline means any fuel sold in any State¹ for use in motor vehicles and motor vehicle engines, and commonly or commercially known or sold as gasoline.

(d) Previously certified gasoline, or PCG, means conventional gasoline, reformulated gasoline, RBOB, or CBOB that previously has been included in a batch for purposes of complying with the standards of 40 CFR part 80 that apply to refiners and importers.

(e) Lead additive means any substance containing lead or lead compounds.

(f) Previously designated diesel fuel or PDD means diesel fuel that has been previously designated and included by a refiner or importer in a batch for purposes of complying with the standards and requirements of subpart I of this part.

¹State means a State, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa and the Commonwealth of the Northern Mariana Islands